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| APPLICATION NO.          | FILING DATE                                | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |  |  |
|--------------------------|--|----------------------|-------------------------|------------------|--|--|
| 09/943,741               | 08/30/2001                                 | Scott R. Watterson   | 13914.741               | 8528             |  |  |
| 22913                    | 7590 10/12/2004                            |                      | EXAMINER                |                  |  |  |
| WORKMA                   | WORKMAN NYDEGGER (F/K/A WORKMAN NYDEGGER & |                      |                         | CROW, STEPHEN R  |  |  |
| SEELEY)                  | OUTH TEMPLE                                | ART UNIT             | PAPER NUMBER            |                  |  |  |
|                          | E GATE TOWER                               | 3764                 |                         |                  |  |  |
| SALT LAKE CITY, UT 84111 |  |                      | DATE MAILED: 10/12/2004 |                  |  |  |

Please find below and/or attached an Office communication concerning this application or proceeding.



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|---------------|--|---|---|--|---|--|
| APPLICATION I | NUMBER FILING DATE   | FIRST NAMED APPL  | ICANT                                   | ATTOR  | NEY DOCKET NO.                            |  |
| 19/9          | 43,741   |   |   |  |   |  |
| • 1[ 1        | 101  |   |   | EXAMINER   |   |  |
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|               |  |   |   | ART UNIT   | PAPER NUMBE                               |  |
|               |  |   |   |  |   |  |
|               |  |   | 1                                       | DATE MAILED:   |   |  |
|               |  | NOTICE OF ABANE   | DONMENT                                 |  |   |  |
| This ap       | plication is abandoned in view                                 | v of:   |   |  |   |  |
|               | Applicant's failure to timely f                                | ile a proper reply to the Office le                                       | tter mailed on                          |  | ·   |  |
|               | A reply (with Certifi  | cate of Mailing or Transmission   | of                                      | ) was received or  | 1   |  |
|               |  | which is after the expira-  | tion of the period                      | for reply (including a                                   | total                                     |  |
|               | <u></u>  | f month(s)) which expi  |   |  |   |  |
|               | A proposed reply w<br>37 CFR 1.113 to th                       | as received one final rejection.  | , but it does not                       | constitute a proper re                                   | eply under                                |  |
|               | (A proper reply und  | der 37 CFR 1.113 to a final reject<br>pplication in condition for allowar | tion consists only                      | y of: (1) a timely filed a                               | amendment                                 |  |
|               | or (3) a timely filed  | Request for Continued Examina   | tion (RCE) in cor                       | mpliance with 37 CFR                                     | 1.114).                                   |  |
|               | A reply was receive proper reply, to the                       | ed on , but it doe<br>non-final rejection. See 37 CFR                     | s not constitute.a<br>1.85(a) and 1.11  | a proper reply, or a <i>bo</i><br>1. (See explanation ir | na fide attempt at a the last box below). |  |
|               | No reply has been  | received.   |   |  |   |  |
| K             | Applicant's failure to timely post of three months from the ma | pay the required issue fee and pu<br>ailing date of the Notice of Allowa  | ublication fee, if a<br>ance (PTOL-85). | applicable, within the s                                 | statutory period                          |  |
|               | Transmission dated   | publication fee, if applicable, was<br>1                                  | the expiration of                       | f the statutory period f                                 | or payment of the                         |  |
|               | The submitted fee  | of \$ is insufficient. A bala   | ince of \$                              | is due.  |   |  |
|               | The issue fee by 37  | 7 CFR 1.18 is \$ The ¡  | oublication fee, if                     | required, by   |   |  |
|               | The issue fee and i  | publication fee, if applicable, hav                                       | e not been recei                        | ved.   |   |  |
|               |  | ile corrrected drawings as requir   |   |  | od set in,                                |  |
|               | Proposed corrected   | d drawings were received on<br>which is after the expiration of t         | (with a Cer                             | rtificate of Mailing or T<br>ly.                         | ransmission dated                         |  |
|               |  | ngs have been received.   |   | •  |   |  |
|               | The letter of express abando interest, or all the applicants   | onment which is signed by the at  | tomey or agent o                        | of record, the assigned                                  | e of the entire                           |  |
|               | The letter of express abandounder 37 CFR 1.34(a)) upon         | onment which is signed by an att<br>filing of a continuing application    | orney or agent (a                       | acting in a representat                                  | ive capacity                              |  |
|               | The decision by the Board of for seeking court review of the   | f Patent Appeals and Interferenc<br>ne decision has expired and ther      | es rendered on<br>e are no allowed      | and beca   | use the period                            |  |
|               | The reason(s) below:   |   |   |  |   |  |
|               | Petitions to revive under 37 CFR 1.13                          | 7(a) or (b), or requests to withdraw the hol                              | ding of abandonment                     | under 37 CFR 1.181, should                               | be promptly filed to                      |  |

LeD

minimize any negative effects on patent term.